

e-Manifest & Electronic Reporting

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e-Manifest is going to happen

- Enabling legislation passed by congress
September 22, 2012
- Signed into law on October 5, 2012

Requirements of the law

- Implemented within three years of enactment
- Requires all manifests – both paper and electronic, be sent to the new system
- Authorizes EPA to collect reasonable user fees for all system related costs
 - Fees will be set for both paper and electronic manifests
 - Rule on fees not yet promulgated

‘One Year’ rule

- This rule provides the legal and policy framework to authorize use of electronic manifests
- This rule makes electronic manifests the legal equivalent of paper manifests
- Amends existing manifest regulations to set policy on electronic signatures
- Rule published February 7, 2014
- Rule effective August 6, 2014

System Planning

- EPA will be conducting meetings on the functional and technical requirements for the e-manifest system
- States will be able to give input regarding the QA/QC of the manifests, data access, and reports that we want to get out of the system

Benefits of e-Manifest to Missouri

- If the e-Manifest system contains all of the features that we want it to contain, state reporting requirements could be reduced significantly
- Generators that only have to report waste that they ship off-site could have their reporting completely eliminated
- The features required to reduce Missouri reporting requirements may not be included until version 2 of the e-manifest system

Missouri e-Reporting

- Our project proposal has been approved by ITSD
- Our first meeting with ITSD is March 21
- Will be developed as a web based application that will allow for both direct entry and importing of the reporting data
- Part of this project will be to update our database to be able to accept the e-manifest data in lieu of reporting

Questions?

