

State Emergency Response Commission
Rule(s) Synopsis

The primary purpose of this review is to satisfy the requirements of R.C. 119.032 (five-year review) and to ensure that SERC rules continue to be consistent with and equivalent in scope, content, and coverage with the Federal Emergency Planning and Community Right-to-know Act (EPCRA).

The following set of rules are set in place to continue with the statewide implementation and administration of ORC Chapter 3750, Emergency Planning. We have reviewed the following rules and determined that they are necessary and amended them to account for new comment language change and minor grammar clean-up:

OAC 3750-1-01	Definitions and Rules by Reference.
OAC 3750-1-02	Purpose.
OAC 3750-15-05	Public notice of proposed rules.
OAC 3750-25-01	Facilities Subject to Emergency Release Notification Requirements.
OAC 3750-25-05	Designation of Hazardous Substances.
OAC 3750-25-10	Determining of Reportable Quantities for Hazardous Substances.
OAC 3750-25-15	Calculations for Reportable Quantities of Continuous Releases.
OAC 3750-25-25	Release Notification Requirements.
OAC 3750-30-01	Facilities Subject to Hazardous Chemical Reporting Requirements.
OAC 3750-50-03	Emergency Planning and Community Right-to-Know Fund.
OAC 3750-50-05	Special Emergency Planning Fund.
OAC 3750-50-10	Grant Application for Emergency Planning and Community Right-to-Know Funds.
OAC 3750-50-20	Emergency Planning and Community Right-to-Know Reserve Fund.