

CHAPTER TEN (updated 14 August 2009)

Add at the end of note 3 on page 787:

In 2009, new EPA administrator Lisa Jackson withdrew the proposed changes, reinstating the more stringent requirements beginning with TRI reporting year 2008. See *Environmental Reporter* 40:945 (2009).

Make the following cross-out changes and bolded additions to note 6 at the top of page 788:

The Massachusetts Toxics Use Reduction Act, discussed in chapter 13, does require industry to undertake a form of materials accounting (comparing chemical inputs with product and chemical outputs plus waste/pollution), and to report the results to state officials, but the data ~~are regarded~~ **can be claimed** as “confidential business information” under the legislation and hence ~~are not disseminated to~~ **may be withheld from** the public. **In practice, few businesses actually claim trade secret protection, and thus the public can readily discern whether there is a sensible mass balance between inputs, outputs, reported emissions, and unreported emissions [Rick Reibstein, Massachusetts Office of Technical Assistance, personal communication, March 25, 2009].**