

Section 4 CISS Landing Screen



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CHEMICAL INFORMATION SUBMISSION SYSTEM

TSCA Section 4

OK

The software includes embedded help files and a downloadable user manual to guide you through the Section 4 submission process.

The Toxic Substances Control Act gives EPA authority to issue data development regulations that require manufacturers and processors of existing chemicals to test their chemicals for health and environmental effects. EPA has the broad authority under the law to issue:

Information collection regulations that require the submission of health and safety studies which are known or available to those who manufacture, process, or distribute in commerce specified chemicals; and regulations designed to gather information from manufacturers and processor about production/import volumes, chemical uses and methods of disposal, and the extent to which people and the environment are exposed.

TSCA also requires EPA to develop regulations that establish import/export requirements for chemicals which are subject to certain requirements under TSCA.

Paperwork Reduction Act Notice

This collection of information is approved by OMB under the Paperwork Reduction Act, 44 U.S.C. 3501 et seq. (OMB Control No. 2070-0033). Responses to this collection of information are mandatory under TSCA section 4. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The public reporting and recordkeeping burden for this collection of information is estimated to be about 137 hours for the average response for a TSCA section 4 action on a per-chemical basis, not including CDX registration, and 0.53 hours per CDX registration. Send comments on the Agency's need for this information, the accuracy of the provided burden estimates and any suggested methods for minimizing respondent burden including through the use of automated collection techniques to the Director, Regulatory Support Division, U.S. Environmental Protection Agency (2821T), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control number in any correspondence. Do not send the completed form to this address.

Authority

The Government Paperwork Elimination Act (GPEA) (44 U.S.C. 3504) provides that, when practicable, Federal organizations use electronic forms, electronic filings, and electronic signatures to conduct official business with the public. EPA's Cross-Media Electronic Reporting Regulation (CROMERR) (40 CFR part 3) (Ref. 2), provides that any requirement in title 40 of the CFR to submit a report directly to EPA can be satisfied with an electronic submission that meets certain conditions once the Agency published a document in the Federal Register announcing that EPA is prepared to receive certain documents in electronic form. For more information about CROMERR, go to <http://www.epa.gov/cromerr>.

Section 4 Fees Certification Screen

Fees Certification

As required by 40 CFR 700.45, fees are applicable to manufacturers who are required to submit information under TSCA section 4.

Select the following Fees Certification statement that applies. This selection cannot be modified after initial submission.

- My company is a "small business concern" as defined under 40 CFR 700.43.
- My company is not a "small business concern" as defined under 40 CFR 700.43.

**The criteria for a "small business concern" have been changed in the final fees rule. [View the updated definition of a small business concern.](https://www.epa.gov/sites/production/files/2018-09/documents/2018-09-27_prepubcopy_tsca-fees-finalrule.pdf) A PDF version of the final fees rule is available at https://www.epa.gov/sites/production/files/2018-09/documents/2018-09-27_prepubcopy_tsca-fees-finalrule.pdf.*

Section 5 CISS Landing Screen 1 of 2



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CHEMICAL INFORMATION SUBMISSION SYSTEM

TSCA Section 5 Notices and Supports - ePMN

OK

Section 5 of TSCA, EPA's New Chemicals Program, helps manage the potential risk to human health and the environment from chemicals prior to entry to the marketplace. Anyone who plans to manufacture or import a new chemical substance (i.e. one not listed on the TSCA inventory) for a non-exempt commercial purpose is required by Section 5 of TSCA to provide EPA with notice before initiating the activity. A Premanufacture Notice, or PMN, must be submitted at least 90 days prior to the manufacture or import of the chemical. Additional notice types which use the PMN form are listed to reflect different circumstances under which a chemical may be manufactured or imported such as Significant New Use Notices (SNUN), Low Volume Exemptions (LVE), Test Market Exemption Applications (TMEA), and Low Volume and Low Release Exemptions (LoREX). Biotechnology notice forms will be used to submit Microbial Commercial Activity Notices (MCAN), TSCA Experimental Release Applications (TERA), Tier 1 Exemptions, Tier 2 Exemptions, and Biotechnology Test Market Exemption Applications (Biotechnology TMEA). For a PMN or MCAN, the manufacturing or importing company must also notify EPA via a Notice of Commencement within 30 days after the start of the first manufacture or import of the chemical for non-exempt commercial purposes. To determine if a substance is on the TSCA inventory, and therefore excluded from the requirement to provide premanufacturing notification, a submitter may submit a Bona Fide Intent to Manufacture notice ("Bona Fide Notice"). For questions regarding TSCA Section 5 Notices, a pre-submission inquiry can be submitted.

Please note: The public reporting and recordkeeping burden for this collection of information is estimated to average 93 hours per response for PMN, SNUN, LVE, and LOREX applications (TMEA is estimated to average 88 hours per response), including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. The public reporting and recordkeeping burden for this collection of information is estimated to average 290 hours per response for MCAN applications and the NOC is estimated to average 0.8 hours per response. Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the Director, Collection Strategies Division, U.S. Environmental Protection Agency (2822T), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control number in any correspondence. Do not send the completed EPA Form (7710-25) (PMN) or Form 6300-14 (Biotechnology) or Form 7710-56 (NOC) to this address.

The software includes submission forms, embedded help files and a downloadable user manual to guide you through the Section 5 Notices and Supports submission process. Click OK to complete a Section 5 Notices and Supports reporting form, using the Section 5 Notices and Supports software. If you are not reporting on Section 5 Notices and Supports, please select a different application in the drop-down menu.

Paperwork Reduction Act Notice

The information collection requirements (ICR) contained in this final rule have been submitted for OMB approval under PRA, 44 U.S.C. 3501 et seq. The ICR document prepared by EPA, identified under EPA ICR No. 1188.13 and OMB Control No. 2070-

Section 5 CISS Landing Screen 2 of 2



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premanufacturing notification, a submitter may submit a Draft Fide Intent to Manufacture notice (Draft Fide Notice). For questions regarding TSCA Section 5 Notices, a pre-submission inquiry can be submitted.

Please note: The public reporting and recordkeeping burden for this collection of information is estimated to average 93 hours per response for PMN, SNUN, LVE, and LOREX applications (TMEA is estimated to average 88 hours per response), including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. The public reporting and recordkeeping burden for this collection of information is estimated to average 290 hours per response for MCAN applications and the NOC is estimated to average 0.8 hours per response. Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the Director, Collection Strategies Division, U.S. Environmental Protection Agency (2822T), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control number in any correspondence. Do not send the completed EPA Form (7710-25) (PMN) or Form 6300-14 (Biotechnology) or Form 7710-56 (NOC) to this address.

The software includes submission forms, embedded help files and a downloadable user manual to guide you through the Section 5 Notices and Supports submission process. Click OK to complete a Section 5 Notices and Supports reporting form, using the Section 5 Notices and Supports software. If you are not reporting on Section 5 Notices and Supports, please select a different application in the drop-down menu.

Paperwork Reduction Act Notice

The information collection requirements (ICR) contained in this final rule have been submitted for OMB approval under PRA, 44 U.S.C. 3501 et seq. The ICR document prepared by EPA, identified under EPA ICR No. 1188.13 and OMB Control No. 2070-0038, is available in the docket for this final rule. The ICR addresses the incremental changes to the four currently approved ICR documents that cover the existing reporting and recordkeeping programs that are approved under OMB control number 2070-0033. An agency may not conduct or sponsor, and a person is not required to, respond to a collection of information unless it displays a currently valid OMB control number. The amended information collection activities contained in this final rule are designed to assist the Agency in meeting its responsibility under TSCA to receive, process, and review reports, data, and other information. As such, responses to the collection of information covered by this ICR would still be mandatory, but with the final rule, respondents would be required to use the CISS reporting tool.

Authority

The Government Paperwork Elimination Act (GPEA) (44 U.S.C. 3504) provides that, when practicable, Federal organizations use electronic forms, electronic filings, and electronic signatures to conduct official business with the public. EPA's Cross-Media Electronic Reporting Regulation (CROMERR) (40 CFR part 3) (Ref. 2), provides that any requirement in title 40 of the CFR to submit a report directly to EPA can be satisfied with an electronic submission that meets certain conditions once the Agency published a document in the **Federal Register** announcing that EPA is prepared to receive certain documents in electronic form. For more information about CROMERR, go to <http://www.epa.gov/cromerr>.

Section 5 Fees Certification Screen for PMN Submissions

The screenshot shows the GSPP (Global Submission Processing Platform) interface. At the top, the GSPP logo is on the left, and the user is logged in as a "Primary Authorized Official" with a "Log Out" button. Navigation tabs for "Home", "Forms", "User Management", and "Resources" are visible. The main content area is titled "Premanufacture Notice (Primary PMN-20180802-08:41:28 EDT) > Fees Certification" and contains a "FEES CERTIFICATION" section. A sidebar on the left lists various form sections, with "Physical & Chemical Properties" currently selected. The main content area includes a note about the non-modifiability of fees certification, a "Fees Certification" heading, and two radio button options for selecting a statement. A footnote provides a link to the updated definition of a small business concern. At the bottom, there are "Previous" and "Next" buttons, and a footer bar with "Upload XML", "Validate", "Save", "Preview", and "Submit" buttons.

Premanufacture Notice (Primary PMN-20180802-08:41:28 EDT) > Fees Certification

FEES CERTIFICATION

Please select the Fees Certification statement that applies. Note that the Fees Certification selections below can not be modified using the submission amendment process.

Fees Certification

Select the following Fees Certification statement that applies:

- The Company named in Part I, Section A will remit the fee of \$19,020.00 as specified in 40 CFR 700.45(c).
- The Company named in Part I, Section A is a "small business concern" as defined under 40 CFR 700.43 and will remit the fee of \$3,330.00 as specified in 40 CFR 700.45(c).


**The criteria for a "small business concern" has been changed in the final fees rule. [View the updated definition of a small business concern.](https://www.epa.gov/sites/production/files/2018-09/documents/2018-09-27_prepubcopy_tsca-fees-finalrule.pdf) A PDF version of the final fees rule is available at https://www.epa.gov/sites/production/files/2018-09/documents/2018-09-27_prepubcopy_tsca-fees-finalrule.pdf.*

[Previous](#) [Next](#)

Upload XML

Validate Save Preview Submit

Section 5 Fees Certification Screen for Exemptions

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Home Forms User Management Resources Log Out

Premanufacture Notice
Primary Authorized Official

Premanufacture Notice (Primary PMN-20180802-08:41:28 EDT) > Fees Certification

FEES CERTIFICATION

Please select the Fees Certification statement that applies. Note that the Fees Certification selections below can not be modified using the submission amendment process.

Fees Certification

Select the following Fees Certification statement that applies:

- The Company named in Part I, Section A will remit the fee of \$5,590.00 as specified in 40 CFR 700.45(c).
- The Company named in Part I, Section A is a "small business concern" as defined under 40 CFR 700.43 and will remit the fee of \$1,120.00 as specified in 40 CFR 700.45(c).





*The criteria for a "small business concern" has been changed in the final fees rule. [View the updated definition of a small business concern.](#) A PDF version of the final fees rule is available at https://www.epa.gov/sites/production/files/2018-09/documents/2018-09-27_prepubcopy_tsca-fees-finalrule.pdf.

Previous Next


Primary PMN-20180802-08:41:28 EDT

- General Form Information
- Feas Certification
- Agent Information
- Technical Contact Information
- Additional Submission Information
- Chemicals**
 - test
 - Chemical Identification
 - Class 1 or 2 Chemical Substances
 - Additional Chemical Information
 - Production Volume and Hazard/Safety Information
 - Use Information
 - Physical & Chemical Properties**
 - Physical and Chemical Properties Worksheet
 - Physical and Chemical Properties Worksheet - Continued (Optional)
 - Remove
 - Copy
 - Add Consolidated Chemical
- Site Information
 - Site Information

Upload XML

 Validate  Save  Preview  Submit

Section 5 Fees Certification Screen for TME Exemptions

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Home Forms User Management Resources

Premanufacture Notice
Primary Authorized Official

Premanufacture Notice (Primary PMN-20180802-08:41:28 EDT) > Fees Certification

FEES CERTIFICATION

Primary PMN-20180802-08:41:28 EDT

- General Form Information
- Feas Certification**
- Agent Information
- Technical Contact Information
- Additional Submission Information
- Chemicals**
 - test**
 - Chemical Identification
 - Class 1 or 2 Chemical Substances
 - Additional Chemical Information
 - Production Volume and Hazard/Safety Information
 - Use Information
 - Physical & Chemical Properties**
 - Physical and Chemical Properties Worksheet
 - Physical and Chemical Properties Worksheet - Continued (Optional)
 - Remove
 - Copy
 - Add Consolidated Chemical
- Site Information**
 - Site Information

Please select the Fees Certification statement that applies. Note that the Fees Certification selections below can not be modified using the submission amendment process.

Feas Certification

Select the following Fees Certification statement that applies:

- The Company named in Part I, Section A will remit the fee of \$5,590.00 as specified in 40 CFR 700.45(c).
- The Company named in Part I, Section A is a "small business concern" as defined under 40 CFR 700.43 and will remit the fee of \$1,120.00 as specified in 40 CFR 700.45(c).
- The company named in Part I, Section A is submitting a sustainable futures TME. The company has graduated from EPA's Sustainable Futures program and is therefore exempt from fees for this sustainable futures TME.

**The criteria for a "small business concern" has been changed in the final fees rule. [View the updated definition of a small business concern](#). A PDF version of the final fees rule is available at https://www.epa.gov/sites/production/files/2018-09/documents/2018-09-27_prepubcopy_tsca-fees-finalrule.pdf.*

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Upload XML
Validate Save Preview Submit

Section 6 CISS Landing Screen 1 of 2



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CHEMICAL INFORMATION SUBMISSION SYSTEM

TSCA Risk Evaluation Submission

OK

The Toxic Substances Control Act as amended by the Frank R. Lautenberg Chemical Safety for the 21st Century Act (TSCA) requires EPA conduct risk evaluations on existing chemicals to determine if the chemical presents an unreasonable risk to health or the environment, under the conditions of use. While EPA ultimately determines which chemicals undergo evaluation, TSCA does allow manufacturers, of a given chemical or category of chemicals, to request EPA conduct a risk evaluation on the chemical or category. Requests for an EPA-conducted risk evaluation will be considered following the completion of this CDX form.

EPA risk evaluations are required to be conducted on chemicals under their conditions of use, so the requesting manufacturer(s) must request the condition(s) of use for which the risk evaluation be conducted, with the understanding that EPA may determine other uses are necessary to consider in the risk evaluation. Conditions of use, as defined by TSCA, are the circumstances "under which a chemical substance is intended, known, or reasonably foreseen to be manufactured, processed, distributed in commerce, used or disposed of."

The requester must provide a list of all the necessary existing information that is relevant to whether the chemical substance, under the condition(s) of use identified the manufacturer(s), presents an unreasonable risk of injury to health or the environment, that will allow the Agency to complete the risk evaluation. The list must be accompanied by an explanation as to why such information is adequate to permit EPA to complete a risk evaluation addressing the circumstances identified by the manufacturer(s). The request does not need to include copies of the information; citations are sufficient, if the information is publicly available. The request must include or reference all the information on the health and environmental hazard(s), human and environmental exposure(s), and exposed population(s) relevant to the conditions of use identified in the request. At a minimum, this must include all the following as relevant to the circumstances identified:

- The chemical substance's hazard and exposure potential;
- The chemical substance's persistence and bioaccumulation;
- Potentially exposed or susceptible subpopulations which the manufacturer(s) believes is relevant to the EPA risk evaluation;
- Whether there is any storage of the chemical substance near significant sources of drinking water, including the storage facility location and the nearby drinking water source(s);
- The chemical substance's production volume or significant changes in production volume; and
- Any other information relevant to the potential risks of the chemical substance under the circumstances identified in the request.

The request must include a commitment to provide to EPA any referenced information upon request. The request may also include any information that will inform EPA's determination as to whether restrictions imposed by one or more States have the potential to have a significant impact on interstate commerce or health or the environment and that as a consequence, the request is entitled to be preferentially considered for a risk evaluation.

Section 6 CISS Landing Screen 2 of 2



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Why such information is adequate to permit EPA to complete a risk evaluation addressing the circumstances identified by the manufacturer(s). The request does not need to include copies of the information; citations are sufficient, if the information is publicly available. The request must include or reference all the information on the health and environmental hazard(s), human and environmental exposure(s), and exposed population(s) relevant to the conditions of use identified in the request. At a minimum, this must include all the following as relevant to the circumstances identified:

- The chemical substance's hazard and exposure potential;
- The chemical substance's persistence and bioaccumulation;
- Potentially exposed or susceptible subpopulations which the manufacturer(s) believes is relevant to the EPA risk evaluation;
- Whether there is any storage of the chemical substance near significant sources of drinking water, including the storage facility location and the nearby drinking water source(s);
- The chemical substance's production volume or significant changes in production volume; and
- Any other information relevant to the potential risks of the chemical substance under the circumstances identified in the request.

The request must include a commitment to provide to EPA any referenced information upon request. The request may also include any information that will inform EPA's determination as to whether restrictions imposed by one or more States have the potential to have a significant impact on interstate commerce or health or the environment and that as a consequence, the request is entitled to be preferentially considered for a risk evaluation.

Paperwork Reduction Act Notice

Request for Risk Evaluation: Responses to this collection of information are voluntary but must comply with EPA's procedural requirements in order to be eligible for EPA consideration (40 CFR 702). This collection of information is approved by OMB under the Paperwork Reduction Act, 44 U.S.C. 3501 et seq. (OMB Control No. 2070-0202; EPA ICR No. 2559). The annual public reporting and recordkeeping burden for this collection of information is estimated to average 96 hours per response.

TSCA User Fee Payment: Responses to this collection of information are mandatory (40 CFR 700.45). This collection of information is approved by OMB under the Paperwork Reduction Act, 44 U.S.C. 3501 et seq. (OMB Control No. 2070-0208; EPA ICR No. 2569). The annual public reporting and recordkeeping burden for this collection of information is estimated to range between 5 and 10 minutes per response.

Burden is defined in 5 CFR 1320.3(b). An agency may not conduct or sponsor, and a person is not required to, respond to a collection of information unless it displays a currently valid OMB control number. You may send comments regarding the EPA's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the Director, Collection Strategies Division, U.S. Environmental Protection Agency (2822T), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Please include the OMB Control No. in any correspondence. Send only comments to this address.

Section 6 Fees Certification Screen



HOME

USER MANAGEMENT

C G, Christest (Primary Authorized Official)

TSCA Risk Evaluation RER-20181016-14:00:00

Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Contact	Chemical Substance or Category	Document Upload	Fees Certification	Submitting Official Information	Certification

Fees Certification

As required by 40 CFR 700.45, fees are applicable to any person who manufactures (including imports) a chemical substance that is the subject of a risk evaluation under TSCA section 6(b).

Fees Certification

Select the following Fees Certification statement that applies. This selection cannot be modified after initial submission.

- My company is a "small business concern" as defined under 40 CFR 700.43.
- My company is not a "small business concern" as defined under 40 CFR 700.43.

**The criteria for a "small business concern" has been changed in the final fees rule. [View the updated definition of a small business concern.](#)
A PDF version of the final fees rule is available at https://www.epa.gov/sites/production/files/2018-09/documents/2018-09-27_prepubcopy_tsc-fees-finalrule.pdf.*

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Section 4, 5, and 6 Invoice Payment Widget
(amount automatically populated according to generated invoice or predetermined fee amounts)

CSPP Payment Processor ✕

Payment Method
 Credit/Debit Card ACH Payment

Payer Information

Payment Amount \$15,000.00	Account Holder Name *
Card Number * <input type="text"/>	<input type="text"/> First Name
Expiration Date * 01 / 2022	<input type="text"/> Last Name
Security Code * <input type="text"/>	<input type="checkbox"/> Use a company name
	Billing Address *
	<input type="text"/> Address 1*
	<input type="text"/> Address 2
	City/State/Zip Code *
	<input type="text"/> City <input type="text"/> AK <input type="text"/> Zip
	Country *
	<input type="text"/> United States of America