year at 4-year intervals thereafter is subject to reporting.

(b) Special provisions for importers. For purposes of this section, the site for a person who imports a chemical substance described in §710.45 is the site of the operating unit within the person's organization which is directly responsible for importing the substance and which controls the import transaction. The import site may in some cases be the organization's headquarters in the United States (see also §710.55(b)).

## §710.49 Persons not subject to this subpart.

A person described in §710.48 is not subject to the requirements of this subpart if that person qualifies as a small manufacturer as that term is defined in §704.3 of this chapter. Notwithstanding this exclusion, a person who qualifies as a small manufacturer is subject to this subpart with respect to any chemical substance that is the subject of a rule proposed or promulgated under section 4. 5(b)(4), or 6 of the Act, or is the subject of an order in effect under section 5(e) of the Act, or is the subject of relief that has been granted under a civil action under section 5 or 7 of the Act.

## §710.50 Activities for which reporting is not required.

A person described in §710.48 is not subject to the requirements of this subpart with respect to any chemical substance described in §710.45 that the person solely manufactured or imported under the following circumstances:

- (a) The person manufactured or imported the chemical substance described in §710.45 solely in small quantities for research and development.
- (b) The person imported the chemical substance described in §710.45 as part of an article.
- (c) The person manufactured the chemical substance described in  $\S710.45$  in a manner described in  $\S720.30(g)$  or (h) of this chapter.

## §710.52 Reporting information to EPA.

Any person who must report under this subpart, as described in §710.48, must submit the information described in this section for each chemical substance described in §710.45 that the person manufactured (including imported) for commercial purposes in an amount of 25,000 lbs. (11,340 kg) or more at any one site during calendar year 2005 or during the calendar year at 4-year intervals thereafter. (See §710.48(b) for the "site" for importers). A separate form must be submitted for each chemical substance at each site for which the submitter is required to report. A submitter of information under this subpart must report information as described in paragraphs (c)(1), (c)(2), and (c)(3) of this section to the extent that such information is known to or reasonably ascertainable by that person whereas a submitter must report information as described in paragraph (c)(4) of this section only to the extent that such information is readily obtainable by that person. A submitter under this subpart must report information that applies to the calendar year for which the person is required to report (i.e., calendar year 2005 and the calendar year at 4year intervals thereafter).

- (a) Reporting in writing. Any person who chooses to report information to EPA in writing must do so by completing the reporting form available from EPA at the address set forth in §710.59. The form must include all information described in paragraph (c) of this section. Persons reporting in writing must submit a separate form for each site for which the person is required to report.
- (b) Reporting by magnetic media. Any person who chooses to report information to EPA by means of magnetic media must submit the information described in paragraph (c) of this section. Magnetic media submitted in response to this subpart must meet EPA specifications, as described in the instruction booklet available from EPA at the address set forth in §710.59.
- (c) Information to be reported. Manufacturers (including importers) of a reportable chemical substance in an amount of 25,000 lbs. (11,340 kg) or more at a site during a reporting year must report the information described in paragraphs (c)(1), (c)(2), and (c)(3) of this section. Manufacturers (including importers) of a reportable chemical substance in an amount of 300,000 lbs. (136,077 kg) or more at a site during a