OMB Control #: 2070-0162 Expiration Date: MM/DD/YYYY

2020 EPACDR Primary Form U

FormU2020

U.S. Environmental Protection Agency
Washington, DC 20460
Chemical Data Reporting
Site Report
(Section 8(a) Toxic Substances Control
Act, 15 U.S.C. 2607(a))

Included in this submission:	
Original submission	
Revised submission	
Manufacturer	
Joint submission(s) - as primary submitter	
Co-Manufacturer submission(s) - as contracting	X
Co-Manufacturer submission(s) - as producing	

Submission Date:	Revised Date:	

CDR Certification

I certify, under penalty of law, that this document was prepared under my direction of supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations.

TSCA CBI Certification

I certify that all claims for confidentiality asserted with this submission are true and correct, and all information submitted herein to substantiate such claims is true and correct. Any knowing and willful misrepresentation is subject to criminal penalty pursuant to 18 U.S.C. 1001.

I further certify that:

- i. I have taken reasonable measures to protect the confidentiality of theinformation;
- ii. I have determined that the information is not required to be disclosed or otherwise made available to the public under any other Federal law;
- iii. I have a reasonable basis to conclude that disclosure of the information is likely to cause substantial harm to the competitive position of my company; and
- iv. I have a reasonable basis to believe that the information is not readily discoverable through reverse engineering.

Signature of Authorized Official		Name (printed)		
Date Signed		Email Address		
Submitting Official Information				
Name of Authorized Official				CBI:
Company Name		Position		
Email Address		Phone Number		
Mailing Address 1				
Mailing Address 2				
City		State		
Postal Code		Country		

Part I. COMPANY & SITE IDENTIFICATION	TION INFORMATION	
Section A.1 Domestic Parent Compan	y Information	
Company Name	Company Type D	omestic Parent Company
Dun & Bradstreet Number		
Mailing Address 1		
Mailing Address 2	City	
State	County/Parish	
Postal Code	Country	S
Section A.2 Foreign Company Inform	ation	
Foreign Company Name	Company Type	oreign Company
Foreign Company Dun & Bradstreet Number		
Foreign Company Address		
Foreign Company Address 2	Foreign City	
Foreign State/Province/Other	Foreign County/Parish	
Foreign Postal Code ~	Foreign Country	
Section B. Site Information		
EPA Registry ID	Program ID	
Site Name	Dun & Bradstreet Number	
Site Address		
Site Address 2	City	
State	County/Parish	
Postal Code	Country	
North American Industry Classification	on System (NAICS) Code(s)	
NAICS Code	Activity Classification	
111120 Oilseed (Except Soybean) Farming	Import	
111333 Strawberry Farming	Manufacture	
111130 Dry Pea And Bean Farming	Both	

Part II. CHEMICAL SUBSTA	ANCE INFORMATION			
Section A. Chemical Subst	tance Identification			
Chemical Name		Chemical Identifying Number		
Number ID Code		Chemical Alias		
Section A.1 Confidential Business I	nformation related to this che	emical Identity		
Company Information Confidential:	Site Information Confident	tial:	Technical Contact Information C	onfidential:
Inventory.	m for the confidentiality of the c	ng statements displays: hemical substance identity, as listed on of the chemical substance identity, as list		
Section B. Technical Conta	act Information			
Contact Name		Company Name		
Phone Number		Email Address		
Mailing Address 1		Mailing Address 2		
City		State		
Postal Code		Country		
Section C. Manufacturing	Information			
Non-Principal Reporting Year(s) Production Volume Info	ormation		СВІ
Calendar Year 2018		. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
Calendar Year 2017				
Calendar Year 2016				
Section C.2 Co-manufacturer:				
Report CY 2019 Production Volum Information	ie and Co-manufacturer C	ВІ		СВІ
Check if you wish to report the joint re	lationship as confidential:			
Chemical Name/Alias				
CY2019 Contracted Production Volume		Volume Contracted Never Physica Site	lly At	
Producing Company Name		Producing Company Email		
Producing Company Address		Producing Company Address 2		
Producing Company City/Town		Producing Company State/Province/Other		
Producing Company Zip Code		Producing Company Country		

Section D. Processing and U	Jse Information				
Section D.1 Industrial Processing	g and Use				
Process and Use Information	СВІ				СВІ
Type of Process or Use		Sector(s)			
Function Category		Percent Production Volume			
Number of Sites		Number of Workers			
Section D.2 Consumer and Com	mercial Use				
Product Category Information	СВІ				CBI
Product Category		Function Category			
Consumer or Commercial		Used in Products Intended for Children			
Percent Production Volume		Maximum Concentration			
Number of Commercial Workers Reasonably Likely to be Exposed					
Part III. CONFIDENTIAL BUSI	NESS INFORMATION S	UBSTANTIATION			
if the identity of that chemical substance substance. Generic chemical identities are	is treated as confidential in the Nondaccession numbers may not	entity of a chemical substance as described in § 711.1 Master Inventory File as of the time the report is submi be claimed as confidential. To assert a claim of confiled written answers to the questions from subsection	tted for that dentiality fo	t chemica or the ider	ll ntity
Substantiation Questions applica	able to Chemical Identity		Yes	No	CBI
publicly known only as being distribute complete the certification statement: I substance identity (i.e., by both chemic substance which would indicate the courpose in the United States.	ed in commerce for research a certify that on the date referen cal substance name and CASR	rded confidential status (e.g., the chemical is and development purposes). If no, please aced, I searched the internet for the chemical RN). I did not find a reference to this chemical ed or imported by anyone for a commercial			
Explanation:					
Date:					
		cture (including import) in any form, e.g., as a nave been taken to guard against the discovery			
Explanation:					
chemical identity be readily discovere	d by analysis of the substance	e to the public or your competitors, can the e (e.g., product, effluent, emission), in light of sociated with such technologies? Please			
Explanation:					
4. Would disclosure of the specific che explain.	emical name release confident	tial process information? If yes, please			
Explanation:					
Substantiation Questions applica	able to all Confidential Bu	siness Information	Yes	No	СВІ
competitive position? If you answered	yes, describe the substantial pation is disclosed, including h	nuse substantial harm to your business's harmful effects that would likely result to now a competitor could use such information I effects.			

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Explanation:
2. To the extent your business has disclosed the information to others (both internally and externally), has your business taken precautions to protect the confidentiality of the disclosed information? If yes, please explain and identify the specific measures or internal controls your business has taken to protect the information claimed as confidential.
Explanation:
3.A. Is any of the information claimed as confidential required to be publicly disclosed under any other Federal law? If yes, please explain.
Explanation:
3.B. Does any of the information claimed as confidential otherwise appear in any public documents, including (but not limited to) safety data sheets, advertising or promotional material, professional or trade publications, state, local, or Federal agency files, or any other media or publications available to the general public? If yes, please explain why the information should be treated as confidential.
Explanation:
3.C. Does any of the information claimed as confidential appear in a patent or patent application? If yes, please provide the associated patent number and explain why the information should be treated as confidential.
Explanation:
4. Does any of the information you are claiming as confidential constitute a trade secret? If yes, please explain how the information you are claiming as confidential constitutes a trade secret.
Explanation:
5. Is the claim of confidentiality intended to last less than 10 years (see TSCA section 14(e)(1)(B))? If yes, please indicate the number of years (between 1–10 years) or the specific date after which the claim is withdrawn.
Explanation:
6. Has EPA, another federal agency, or court made any confidentiality determination regarding information associated with this chemical substance? If yes, please provide the circumstances associated with the prior determination, whether the information was found to be entitled to confidential treatment, the entity that made the decision, and the date of the determination.
Explanation:

Paperwork Reduction Act Notice

The annual public burden for this collection of information, which is approved under OMB Control Number 2070-0162, varies depending on the submitter's experience with CDR reporting, and is estimated to average 131.12 hours per year for the average multi-chemical submission of 7.5 chemicals per site with 22% of reports consisting of partial reports and 15% of sites as new reporters. A full report includes manufacturing, processing, and use information. A partial report includes manufacturing information and does not include processing and use information. This estimate includes time spent on rule familiarization (for new reporters), compliance determination, form completion, and recordkeeping. This estimate also includes combined effects of increases to certain reporting activities (incremental rule familiarization and compliance determination, data elements on Form U) as well as the elimination of reporting for newly exempted chemical reports and/or sites from the CDR Revisions Final Rule. Burden is defined in 5 CFR 1320.3(b). In addition, for Central Data Exchange (CDX) activities the average per-response burden is estimated at 0.53 hours per registration for those respondents not already registered in CDX. Burden is defined in 5 CFR 1320.3(b). According to the Paperwork Reduction Act, "burden" means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. For this collection it includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information; processing and maintaining information; and disclosing or providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information. 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 number. The OMB control number for this collection appears above. In addition, the OMB control numbers for EPA's regulations, after initial display in the final rule, are listed in 40 CFR part 9. Exp. Exp.4/30/2022.

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 the use of automated collection techniques) to: Director, Collection Strategies Division, U.S. Environmental Protection Agency (Mail Code 2822), 1200 Pennsylvania Ave, N.W., Washington, D.C. 20460. Include the OMB control number in any correspondence, but do not submit the completed form to this address. The requested information should be submitted in accordance with the instructions accompanying the form, or as specified in the corresponding regulation.