

SECTION 4 TEST ORDER - STUDY REPORT

Submission Date:

Part I - Submitter Information

Submitter Information	Name of Authorized Official	Mailing Address	CBI
	Mr William Brigman	123 Main St	X
	Company Name	City, State, Zip	
	CDX Test Org	Virginia Beach, VA 23462	
	Phone Number	Email Address	
	8289191634	william.brigman@cgifederal.com	
	Job Title		
consultant			

Part II - Order Information

Order Number: TO-2022-1973-116500-01-A	Title of Action: TSCA-10973-2	Docket Number: EPA-HQ-OPPT-2022-1973
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Part III - Chemical Information

Chemical Substance Identifier: 50-00-000	Chemical Substance Name (Regulatory Name): test	
	Chemical Group:	Chemical Category:

Part IV - Test Response Information**OECD 416: 2-Generation Reproduction Toxicity**

Study Report Deadline: 12-29-2023

File Name	Document Type	Attachment Date	CBI	Study Published
Attachment for Testing.docx	Study Report	01-05-2023	X	Y
Study Report Title	Date Study Completed	Test Guideline Number(s)	Study Citation	Author(s) of Study
test report	01-01-2022	835_TEST	Test Citation	[]

OECD 424: Subchronic Neurotoxicity Study in Rodents

Study Report Deadline: 12-29-2023

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Attachment for Testing.docx	Study Report	01-05-2023	X	Y
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test report	01-01-2022	835_TEST	Test Citation	[]

Part V - Technical Contact Information

Contact	Contact	Address	CBI
	Mr William K Brigman	123 Main St	X
	Company Name	City, State, Zip, Country	
	CDX Test Org	Virginia Beach, VA 23462, US	
	Telephone Number	Email Address	
	8289191634	william.brigman@cgifederal.com	

Part VI - CBI Substantiations

Claim: Attached Document - Attachment for Testing.docx (Study Report)

Applicable Only to General CBI Claims	Yes	No	CBI
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A person may assert a claim of confidentiality for the specific chemical identity of a chemical substance as described in § 711.15(b)(3) of this part only if the identity of that chemical substance is treated as confidential in the Master Inventory File as of the time the report is submitted for that chemical substance. Generic chemical identities and accession numbers may not be claimed as confidential. To assert a claim of confidentiality for the identity of a reportable chemical substance, you must submit with the report detailed written answers to the questions from subsection (b) and to the following questions.

1. Please specifically explain what harm to the competitive position of your business would be likely to result from the release of the information claimed as confidential. How would that harm be substantial? Why is the substantial harm to your competitive position likely (i.e., probable) to be caused by release of the information rather than just possible? If you claimed multiple types of information to be confidential (e.g. site information, exposure information, environmental release information, etc.), explain how disclosure of each type of information would be likely to cause substantial harm to the competitive position of your business. test	X		
2. Has your business taken precautions to protect the confidentiality of the disclosed information? If yes, please explain and identify the specific measures, including but not limited to internal controls, that your business has taken to protect the information claimed as confidential. If the same or similar information was previously reported to EPA as non-confidential (such as in an earlier version of this submission), please explain the circumstances of that prior submission and reasons for believing the information is nonetheless still confidential. test	X		
3A. Is any of the information claimed as confidential required to be publicly disclosed under any other Federal law? If yes, please explain. test	X		
3B. 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. test	X		
3C. Has a patent been published for the chemical identity you claim confidential? What chemical identity information is not revealed by the patent? How is release of that specific information likely to cause substantial competitive harm? And failure to explain this harm may lead to denial of your confidentiality claim. test	X		
4. 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. test	X		
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5. 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. test	X		
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Claim: Technical Contact Information

Applicable Only to General CBI Claims	Yes	No	CBI
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A person may assert a claim of confidentiality for the specific chemical identity of a chemical substance as described in § 711.15(b)(3) of this part only if the identity of that chemical substance is treated as confidential in the Master Inventory File as of the time the report is submitted for that chemical substance. Generic chemical identities and accession numbers may not be claimed as confidential. To assert a claim of confidentiality for the identity of a reportable chemical substance, you must submit with the report detailed written answers to the questions from subsection (b) and to the following questions.

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3A. Is any of the information claimed as confidential required to be publicly disclosed under any other Federal law? If yes, please explain. test	X		
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3B. 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. test	X		
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3C. Has a patent been published for the chemical identity you claim confidential? What chemical identity information is not revealed by the patent? How is release of that specific information likely to cause substantial competitive harm? And failure to explain this harm may lead to denial of your confidentiality claim. test	X		
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4. 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. test	X		
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5. 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. test	X		
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Claim: Submitting Official Information

Applicable Only to General CBI Claims	Yes	No	CBI
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<p>2. Has your business taken precautions to protect the confidentiality of the disclosed information? If yes, please explain and identify the specific measures, including but not limited to internal controls, that your business has taken to protect the information claimed as confidential. If the same or similar information was previously reported to EPA as non-confidential (such as in an earlier version of this submission), please explain the circumstances of that prior submission and reasons for believing the information is nonetheless still confidential.</p> <p>test</p>	X		
<p>3A. Is any of the information claimed as confidential required to be publicly disclosed under any other Federal law? If yes, please explain.</p> <p>test</p>	X		
<p>3B. 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.</p> <p>test</p>	X		
<p>3C. Has a patent been published for the chemical identity you claim confidential? What chemical identity information is not revealed by the patent? How is release of that specific information likely to cause substantial competitive harm? And failure to explain this harm may lead to denial of your confidentiality claim.</p> <p>test</p>	X		
<p>4. 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.</p> <p>test</p>	X		
<p>5. 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.</p> <p>test</p>	X		

Part VII - Certification

I hereby certify to the best of my knowledge and belief that all information entered on this form is complete and accurate. I further certify that, pursuant to 15 U.S.C. § 2613(c), for all claims for protection of any confidential information made with this submission, all information submitted to substantiate such claims is true and correct, and that it is true and correct that I have:

- (i) taken reasonable measures to protect the confidentiality of the information;
 - (ii) determined that the information is not required to be disclosed or otherwise made available to the public under any other Federal law;
 - (iii) a reasonable basis to conclude that disclosure of the information is likely to cause substantial harm to the competitive position of the person; and
 - (iv) a reasonable basis to believe that the information is not readily discoverable through reverse engineering.
- Any knowing and willful misrepresentation is subject to criminal penalty pursuant to 18 U.S.C. § 1001.

Signature of authorized official:

Date:

Not For Submission