Paperwork Reduction Act: This collection of information is approved by the United States Office of Management and Budget (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 for certain persons, as specified at 15 U.S.C. 2601 et. seq. 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 137 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 to the Regulatory Support Division Director, 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.

SECTION 4 T	EST ORDER - IDENTIFICATION	ON R	ESPONSE	Submission Date:		
Part I - Submitter Info	rmation					
Submitter	Name of Authorized Official		Mailing Address		СВІ	
Information	Mr William Brigman	123 Main St			х	
	Company Name)	City, State, Zip			
	CDX Test Org		Virginia Beach, VA 23462			
1	Phone Number		Email Address			
	8289191634		william.brigman@cgifederal.com			
	Job Title					
	consultant					
	Small Business					
	Yes					
Part II - Order Informa	tion					
Order Number: TO- 2022-1973-116500-01- A	Effective Date of Order 11-17-2022		Initial Response Deadline 12-17-2022			
	Title of Action: TSCA-10973-2	e of Action: TSCA-10973-2 Docket Number: EPA-HQ-OPPT-		PA-HQ-OPPT-20	22-1973	
	Order Response: Both					
Part III - Chemical Info	ormation					
Chemical Substance Identifier: 50-00-000	Chemical Substance Name (Regulatory Name): test					
	Alternate Name(s):					
	Chemical Group:	Chemic	emical Category:			
	Functional Use	Specific	c Use(s)			

EPA Form 9600-034

Part IV - Response Inf	formation: Both								
File Name		Document Type		Attachment Date			СВІ		
Attachment for Testing_1.docx		Ra	tionale Document	01-05-2023			Х		
Part V - Technical Cor	ntact Information								
Contact	Contact	Contact		Address			СВІ		
	Mr William K Brigman			123 Main St			х		
	Company Name		City, State, Zip, Country						
	CDX Test Org		Virginia Beach, VA 23462, US						
	Telephone Number		Email Address						
	8289191634	di.	william.brigman@cgifederal.com						
Part VI - CBI Substant	tiations	U							
Claim: Attached Docume	nt - Attachment for Testing_1.docx (Rat	ionale Do	cument)						
4	Applicable Only to General Cl	BI Claims			Yes	No	СВІ		
that chemical substance is treate identities and accession number	confidentiality for the specific chemical identity of a ced as confidential in the Master Inventory File as of s may not be claimed as confidential. To assert a ceritten answers to the questions from subsection (b)	the time the	report is submitted for the dentiality for the identity of	at chemical substance	Generio	chemic	al		
claimed as confidential. How wou caused by release of the informat information, exposure information	t harm to the competitive position of your business vald that harm be substantial? Why is the substantial him rather than just possible? If you claimed multiple n, environmental release information, etc.), explain him petitive position of your business.	narm to your types of info	competitive position likel ormation to be confidentia	y (i.e., probable) to be al (e.g. site	×				
measures, including but not limite same or similar information was p	utions to protect the confidentiality of the disclosed ed to internal controls, that your business has taken previously reported to EPA as non-confidential (such ubmission and reasons for believing the information	to protect the as in an earl	e information claimed as dier version of this submis	confidential. If the	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			lease explain.	Х					
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			Х						
	for the chemical identity you claim confidential? Wha ecific information likely to cause substantial competi n.		-	_	Х				
	itended to last less than 10 years (see TSCA section fic date after which the claim is withdrawn.	14(e)(1)(B))?	If yes, please indicate the	number of years	Х				
•	cy, or court made any confidentiality determination re the circumstances associated with the prior determi	-			Х				

confidential treatment, the entity that made the decision, and the date of the determination. test			
Claim: Technical Contact Information			
Applicable Only to General CBI Claims	Yes	No	СВІ
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 that chemical substance is treated as confidential in the Master Inventory File as of the time the report is submitted for that chemical substance identities and accession numbers may not be claimed as confidential. To assert a claim of confidentiality for the identity of a reportable chemical submit with the report detailed written answers to the questions from subsection (b) and to the following questions.	. Generic	chemic	al
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.	×		
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.	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	Х		
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	Х		
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			
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	Х		
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	х		
Claim: Submitting Official Information			
Applicable Only to General CBI Claims	Yes	No	СВІ
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 that chemical substance is treated as confidential in the Master Inventory File as of the time the report is submitted for that chemical substance identities and accession numbers may not be claimed as confidential. To assert a claim of confidentiality for the identity of a reportable chemical submit with the report detailed written answers to the questions from subsection (b) and to the following questions.	e. Generic	c chemica	al
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.	×		
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.	Х		

3A. Is any of the information claimed as confidential required to be publicly disclosed under any other Federal law? If yes, please explain. test	Х	
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	Х	
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	Х	
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	
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	Х	

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) 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: