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	Phone Number: 8289191634	Email Address: william.brigman@cgifederal.com
Technical Contact Information	CBI Yes: <input checked="" type="checkbox"/> No: <input type="checkbox"/>	
	Company Name: CDX Test Org	Address: 123 Main St Virginia Beach, VA, 23462 United States
	Contact Person: Mr William K. Brigman	
	Phone Number: 8289191634	Email Address: william.brigman@cgifederal.com
PART 2	Letter Of Intent	
Chemical Identification	CASRN: 640-19-7	CBI Yes: <input type="checkbox"/> No: <input checked="" type="checkbox"/>
	Chemical Name: 2-Fluoroacetamide	
	Chemical Test Name: E1	
Sponsoring Firms	CBI Yes: <input type="checkbox"/> No: <input checked="" type="checkbox"/>	
	Company Name: CGI Federal	Address: 12601 Fairlakes Cir. Fairfax, VA, 22033 United States
	Phone Number: 8281111234	
Additional Information	Document Type: Amendment to the Study Plan 40 CFR 790.50	
	File Name: Attachment for Testing.docx	Attachment Date: 01/05/2023
Chemicals		
PART 3	Chemical - 640-19-7 : Study Plan	
Attached Document(s)	File Name: Attachment for Testing_1.docx	Attachment Date: 01/05/2023
	CBI Yes: <input checked="" type="checkbox"/> No: <input type="checkbox"/>	Sanitized Document Upload: Attachment for Testing_2.docx
	Effects: Health Effects	Endpoints: Immunotoxicity
PART 4	Chemical - 640-19-7 - Test Results	

Attached Document(s)	File Name: Attachment for Testing_4.docx	Attachment Date: 01/05/2023
	CBI Yes: <input checked="" type="checkbox"/> No: <input type="checkbox"/>	Sanitized Document Upload: TEST ATTACHMENT-1.docx
	Effects: Environmental Fate	Endpoints: Other Distribution Data
PART 5	CBI Substantiations	
Substantiation Questions	Below are a list of Substantiation questions and the responses filled out in the CBI Substantiation page.	
	Data Identifier: Technical Contact Information	
	<p>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.</p> <p>CBI: No Response: Yes Response Text: test</p>	
	<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>CBI: No Response: Yes Response Text: test</p>	
	<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>CBI: No Response: Yes Response Text: test</p>	
<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>CBI: No Response: Yes Response Text: test</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.

CBI: No

Response: Yes

Response Text: 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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

Data Identifier:

Chemical Attachments - Attachment for Testing_1.docx

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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

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

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: 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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

Data Identifier:

Chemical Attachments - Attachment for Testing_4.docx

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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

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

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: 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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

Data Identifier:

Submitting Official Information

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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

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

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: 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.

CBI: No

Response: Yes

Response Text: test

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.

CBI: No

Response: Yes

Response Text: test

Paperwork Reduction Act: The Government Paperwork Elimination Act (GPEA) (44 U.S.C. 3501) 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), published in the Federal Register on October 13, 2005 (70 FR 59848) (FRL-7977-1)(Ref. 2), provides that any requirement in title 40 of the Code of Federal Regulations (CFR) to submit a report directly to EPA can be satisfied with an electronic submission that meets certain conditions once the Agency published a notice 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/>.

Not for Submission